12-0805

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DEC 07	
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AMENDMENT TRANSMITTAL LETTER			Docket No. 030048107US			
Applicatio	n No.	Filing I	Date	Examine	1	
10/789,100-Cd	onf. #7692	February 2	27, 2004	S. A. Holze	en 364	14_
plicant(s): Lac	y et al.					
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	Claims	Highest	3 A3 AMEN			
	Remaining After Amendment	Number Previously Paid	Number Extra Claims Present	Rate		
Total Claims	20	- 50 =	0	×		
Independent Claims	4	- 10 =	0	X		
Multiple Depend	dent Claims (ch	eck if applicabl	e)			
Other fee (pleas	se specify):	Submission of ar	Information D	isclosure Statement	180.00	
TOTAL ADDIT	IONAL FEE FO	OR THIS AME	NDMENT:		180.00	
x Large Entity				Small Entity	у	
No additiona	al fee is require	d for this amer	ndment.			
Please char	ge Deposit Acc	ount No.	ir	n the amount of \$		
A duplicate	copy of this she	eet is enclosed				
× A check in the	ne amount of \$	180.00	to cover	the filing fee is en	closed.	
Payment by	credit card. Fo	orm PTO-2038	is attached.			
	r is hereby auth d below. A dup			Deposit Account I	No50-0665	-
x Credit a	ny overpaymer	nt.	•			
	• • •		n processing f	fees required under	37 CFR 1.16 and 1.1	17.
	RSulu	1		Dated:	December 7, 2005	
Tim R. Seeley Attorney Reg. N	No.: 53.575	,				
PERKINS COIE P.O. Box 1247	E LLP					
Seattle, Washir	ngton 98111-1	247				

(206) 359-8000



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Application No.	Applicant(s)
10/789,100	LACY ET AL.
Examiner	Art Unit
Stephen A. Holzen	3644

DEC 01 2000 Uniterview Summary	10/703,100	DIOT ET AL.						
	Examiner	Art Unit						
No TRADE	Stephen A. Holzen	3644						
All participants (applicant, applicant's representative, PTO personnel):								
1) <u>Stephen A. Holzen</u> .	(3)							
2) <u>Tim Seeley</u> .	(4)							
Date of Interview: <u>11/15/2005</u> .								
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant 2)□ applicant's representative]								
Exhibit shown or demonstration conducted: d) ☐ Yes e) ☒ No. If Yes, brief description:								
Claim(s) discussed: 1.								
Identification of prior art discussed: <u>Dockter</u> .								
Agreement with respect to the claims f)⊠ was reached. g) was not reached. h) □ N	N/A.						
Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: <u>See Continuation Sheet</u> .								
(A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.)								
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ANTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER NTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW DATE OF THE SUBSTANCE OF THE INTERVIEW ON REVERSE SIDE OF ON Attached sheet.	e last Office action has already OF ONE MONTH OR THIRT ERVIEW SUMMARY FORM,	/ been filed, APF Y DAYS FROM ' WHICHEVER IS	PLICANT IS THIS S LATER, TO					
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TERI PHAM LUU SUPERVISORY PRIMARY EXAMINER

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Examiner's signature, if required

U.S. Patent and Trademark Office PTOL-413 (Rev. 04-03)

Interview Summary

Paper No. 20051115

Continuation Sheet (PTOL-413)

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: The examiner and applicant agreed that as written the Dockter reference disclosed a "leading edge device". The applicant suggested an amendment to specify that the leading edge is a slat or flap. the examiner did a word search and re-read Dockter and could find no mention of a flap or slat on the leading edge of the wing. The examiner then informed the applicant that such an amendment would probably overcome the Dockter reference and that another search would be required before allowance would be granted.